UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
TIMOTEA DURAN VILLALOBOS individually and on behalf of others similarly situated,

Plaintiff,

Case 1:21-cv-01883-KPF

-against-

IUDGMENT

CHAPPAQUA SERENITY SPA INC. (D/B/A SERENITY SPA), SERENITY SPA & NAIL INC. (D/B/A SERENITY SPA), and CHOI HAE JEONG,

Defendants -----X

On February 7, 2022, Plaintiff filed a notice of acceptance of offer of judgment pursuant to Rule 68 of the Federal Rules of Civil Procedure (Dkt. #25);

NOW, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

That the Plaintiff TIMOTEA DURAN VILLALOBOS, have judgment against Defendants

CHAPPAQUA SERENITY SPA INC. (D/B/A SERENITY SPA), SERENITY SPA & NAIL INC.

(D/B/A SERENITY SPA), and CHOI HAE JEONG, (collectively "Defendants"), jointly and severally, in the amount of \$30,000.00, (Thirty Thousand Dollars and Zero Cents) which is inclusive of interest, attorneys' fees and costs.

The Clerk of Court is directed to terminate all pending motions, adjourn all remaining dates, and close this case.

SO ORDERED.

Dated: February 9, 2022

New York, New York

HON. KATHERINE POLK FAILLA UNITED STATES DISTRICT JUDGE

Katherine Palle Faula